Under article 4. Dreaty of 14th June 1866.
with breek Indians, The funderiqued, Charles Kenty aged Bo (a Carpenter) Freedman of the breek water, and a Soldier in the Frist Vudian Regiment during the law of the Rebellion-being duly known and braumed (in the English language,) defuses and Days. un En September 1861. he was living on his place on Deep Fork Twee mean the Council fround, Creek water, and preferring to join the Unin Army, to being Carried South into Plavery) he left his home and abandoned the most of the his property and affects, and accompanied the other lonal lekung who went to Kansas under the Cadership of the Koyal Creek Chief apports to the loe hola Bleat upon Reaching Lerry he enlisted as a Poldier in the 1st Dudian Requirent and served until duly discharged at Hart Dibern in This deponent further days that at the time be abandoned his home as aforesaid, he ouned and possessed and necessarily abandoned and lost all the property bereinafter lumerated quid suiver afterwards receivered the Dame, or any part thereof. Do Say. & Horaco 10. Den Court and Calver, in \$15 each 150.00 20. Dwenty hogs: , n \$ 8 " 160.00

amount brought forwards #110,00 1. Oue let Carpenter, Forls. 40.00 House and Kitchen Curiture ye. 66.00 Sundry personal clothing, making a total value of me \$ 900,00. Wine buildred dollars in In Further this depresent waith not Charles Resity Dubscirbed and Sum to before me at the love K agency Cor, this 12th of November AD, 1869. 3 Whiteleft asktolist And affire, Menndersigned Juin Kernele (W) Marris cli Gutosto. Freedman of the breek Matin, being, jointly loworn and examined (in the English language) do depose and Say: They are not interested in the Claim of Charles Kenty in any pecuniary manner whatever; that they have heard the foregoing affidaint Read to them and Kino to Contents to be true and Correct si all its circumstantial points: that they know the said Renty, at the time of his flight from home as afresaid, did own and passess horses, Catile, hogs, Carpenteis Tools to or quantities, but believe that the varue, as

Stated in his deposition above, to be true. They also know that the said Renty did necessarily abandon and lose his property as deposed by him I tenther these deponents Jun Kernell, Horris Mc Intosh. his work Dubscriber and Sum to before me at the creek 3 Agency Cu. this 12th of November A. 1869, 3 athous highlist and affer southbrusaptay. The loss of property specified about is deemed Established try the foregoing testimony. also, the status of claimant: The amount claimed however, is in some instances, considered Excessive lepon inquiry, it, found, the values of the different Kunds of propertie, at The time the foss occurred; ruled as fellows: -\$ 15.00 Each. Down and daluer. 8.00 .. and for the following ownhelf the claimed value! \$20.00 House and Hortchen Furniture in 33.00 Personal Calorting. 4200 In consideration of their, and all other fact

attainable, bearing whom the case, melbelieve it first and equitable to award this claimant-Amenet Major Jeweral U.S. army Supt Indian affairs, Southern Superinlundenca. Harily (Captain Us. S. army. Carrey. 00.041